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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/063,494 04/30/2002		Robert W. Bruce	13DV-13485	4311
30952 75	590 12/05/2003		EXAMINER	
HARTMAN AND HARTMAN, P.C.			MEEKS, TIMOTHY HOWARD	
552 EAST 700 NORTH VAIPARAISO, IN 46383			ART UNIT	PAPER NUMBER
		•	1762	
·	•		DATE MAILED: 12/05/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

		:		
V- + 2		Application No.	Applicant(s)	
Office Action Summary		10/063,494	BRUCE ET AL.	•
		Examiner	Art Unit	
		Timothy H. Meeks	1762	
The MAILING Period for Reply	DATE of this communication a	ppears on the cover s	sheet with the correspondence	address
THE MAILING DATE  - Extensions of time may be after SIX (6) MONTHS from  - If the period for reply specitif NO period for reply is specitif NO period for reply within the second specified by the Company of the Mail of the Six and the	ATUTORY PERIOD FOR REP FOR THIS COMMUNICATION available under the provisions of 37 CFR on the mailing date of this communication. fied above is less than thirty (30) days, a re- ectified above, the maximum statutory perion et or extended period for reply will, by state office later than three months after the mail ment. See 37 CFR 1.704(b).	I.  1.136(a). In no event, however  pply within the statutory minim  d will apply and will expire SI  ute, cause the application to be	er, may a reply be timely filed num of thirty (30) days will be considered ti X (6) MONTHS from the mailing date of thi become ABANDONED (35 U.S.C. § 133).	mely. is communication.
1) Responsive to	communication(s) filed on	•		
2a) This action is F	FINAL. 2b)⊠ Thi	s action is non-final.		
	ication is in condition for allow dance with the practice under		nal matters, prosecution as to to 335 C.D. 11, 453 O.G. 213.	the merits is
Disposition of Claims				
4a) Of the abov 5) ☐ Claim(s) 6) ☑ Claim(s) <u>1-4,8-</u> 7) ☑ Claim(s) <u>5-7 ar</u>	s/are pending in the application of colors of the second o	awn from considerat		
Application Papers	-	·		
10)⊠ The drawing(s) Applicant may n	ot request that any objection to th	a)⊠ accepted or b)[ e drawing(s) be held in	objected to by the Examine abeyance. See 37 CFR 1.85(a) drawing(s) is objected to. See 37	<b>.</b>
·		Examiner. Note the a	attached Office Action or form	PTO-152.
Priority under 35 U.S.C	. §§ 119 and 120			
a) All b) So  1. Certified  2. Certified  3. Copies of application  * See the attached  13) Acknowledgment since a specific recommodate as a specifi	on from the International Bure of detailed Office action for a list is made of a claim for domest eference was included in the fation of the foreign language part is made of a claim for domest.	nts have been receivents have been received into have been received iority documents have au (PCT Rule 17.2(a set of the certified copestic priority under 35 irst sentence of the serovisional application as ic priority under 35	red. red in Application No re been received in this Nation re)). res not received. result	nal application) on Data Sheet. ce a specific
Attachment(s)				
	ted (PTO-892) Patent Drawing Review (PTO-948) statement(s) (PTO-1449) Paper No(s)	5) 🔲 N	terview Summary (PTO-413) Paper Notice of Informal Patent Application (Fither:	

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## **DETAILED ACTION**

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Claim Rejections - 35 USC § 103

Claims 1, 8-11, and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Callaway et al. (6,319,569).

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Callaway et al. disclose a method for coating gas turbine components comprising placing the components in a EBPVD chamber, projecting an electron beam on a crucible of YSZ to melt and evaporate the YSZ and form a material on the substrate, and maintaining the substrate temperature constant at 1700 to 2000 °F (about 926 to about 1096 °C) by a cover above the substrate made of copper or steel (heat reflecting shield) with or without cooling means (col. 2, line 19 to col. 4, line 30). It is disclosed at col. 1, lines 25-40 that the cover is provided to control temperature because buildup of deposits on the chamber wall during coating operations acts as an insulation and thereby causes a temperature rise as deposition proceeds.

Callaway does not explicitly disclose the steps for coating the "at least a second article" as claimed wherein a lower heat transfer rate from the coating chamber and ceramic material is used than that for a "at least a first article". However, one would clearly seek to coat more than one substrate in the chamber and hence would use the apparatus to coat "at least a second article" so as to produce multiple coated articles and fully utilize the apparatus and given the disclosure at col. 1, lines 25-40 of the insulating effect of accumulating deposits raising the article temperature as deposition proceeds, one would clearly operate the reflective cover of Callaway when coating the second article so as to produce less heat transfer from the chamber and ceramic material during coating of the "at least a second article" so as to maintain the temperature in the desired range.

Claims 2, 14, 19, and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Callaway et al. (6,319,569) in view of Aichert et al. (4,182,448).

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Callaway does not disclose preheating the article prior to placing it in the coating chamber. However, given the advantages taught by Aichert at col. 1, line 65 to col. 2, line 17 for doing the preheating prior to placing the article in the EBPVD chamber, it would have been obvious to so preheat the articles of Callaway so as to achieve these advantages.

Claims 3, 4, 12, and 15 rejected under 35 U.S.C. 103(a) as being unpatentable over Callaway in view of Aichert as above, and further in view of EP 969117 (EP '117).

The above-applied art does not explicitly disclose the preheat temperature of 1,100 °C or using YSZ having 7 wt percent yttria. However, because EP '17 discloses that preheating to 1,100 °C prior to EBPVD of YSZ has a "positive effect" (0022) and that preferred amounts of yttria are in the range of 4-8% which includes 7% (0017), it would have been obvious to use this preheat temperature and amounts of yttria disclosed in EP '117 so as to achieve the advantages taught therein for using these values for these parameters.

## Allowable Subject Matter

Claims 5-7 and 16-18 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter:

The prior art does not teach or suggest to control the temperature by the methods of these claims.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Timothy H. Meeks whose telephone number is (703) 308-3816. The examiner can normally be reached on Mon., Tues., Thurs.(6-6:30), Fri.(6:30-10:30).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Shrive P. Beck can be reached on (703) 308-2333. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9310.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 368-0661.

Timothy H. Meeks
/Primary Examiner
Art Unit 1762